alleges:

1. This Complaint is filed under the Truth In Lending Act ("TILA"), 15 U.S.C. §§1601, et seq. to enforce Plaintiff's right to rescind a consumer credit transaction, to void the defendants' security interest in Plaintiff's home, and to recover actual and statutory damages, reasonable attorney's fees and costs by reason of the defendants' violations of TILA and Regulation Z, 12 C.F.R. §226 (Reg. Z").

Nichols v. Deutsche Bank National Trust Company, as Trustee For Morgan Stanley Loan Trust 2006-HE4 et al. Case No.

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Complaint

Filed 10/19/2007

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JURISDICTION

2. Jurisdiction is conferred on this court by 15 U.S.C. 1640(e), 28 U.S.C §§ 1331, 1337. The Court has authority to issue a declaratory judgment by virtue of 28 U.S.C. § 2201.

COMMON ALLEGATIONS

- 3. At all times mentioned in this Complaint (Complaint), Plaintiff was and is an individual residing in the County of San Diego, and was and is an owner of that certain real property located in the County of San Diego and generally described as 2010 Rancho Manzanita, Boulevard, California 91905 (the Real Property).
- 4. Plaintiff is informed and believes and thereon alleges that at all times mentioned in this Complaint defendant Decision One Mortgage Company, LLC (hereinafter referred to as "Decision One") was and is a North Carolina Limited Liability Company in the business of originating consumer credit transactions described in TILA.
- 5. Plaintiff is informed and believes and thereon alleges that at all times mentioned in this Complaint defendant DEUTSCHE BANK NATIONAL TRUST COMPANY, as Trustee For Morgan Stanley Loan Trust 2006-HE4 (hereinafter referred to as "Deutsche Bank") was and is an entity of unknown form in the business of purchasing and otherwise taking assignment of consumer credit transactions described in TILA, originated by others.
- 6. The true names and capacities, whether corporate, individual or other, of the defendants sued as Does 1 through 10 are presently unknown to Plaintiff who therefore sues said defendants by such fictitious names. Plaintiff will seek leave to amend this Complaint to reflect the true names and capacities of said defendants when the same have been ascertained. Plaintiff is informed and believes and thereon alleges that each of said fictitiously named defendants is responsible in some manner for the acts complained of herein.
- 7. Plaintiff is informed and believes that at all times mentioned in this Complaint, each of the defendants was an officer, director, agent, employee, assignor, assignee or

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Filed 10/19/2007

associate of each of their co-defendants, and was at all times acting within the scope of such capacity with the full knowledge and consent of each said co-defendant.

IV. COMMON FACTUAL ALLEGATIONS

- 8. Plaintiffs re-allege and incorporates the allegations in Paragraphs 1 through 7 above with the same force and effect as if herein set forth.
- 9. On or about February 24, 2006, Plaintiff entered into a consumer credit transaction ("Transaction") to refinance his principle dwelling/residence located at 2010 Rancho Manzanita, Boulevard, California 91905, by entering into a promissory note with Decision One, in the amount of Two Hundred Ninety Four Thousand Dollars (\$294,000.00), secured by a first deed of trust on Plaintiff's residence. The Transaction paid off the existing mortgage held by Washington Mutual Bank. The Transaction was subject to a finance charge and was payable by written agreement in more than four installments.
- 10. On or about February 24, 2006, Plaintiff, in the course of the Transaction, signed, but did not receive required Transaction documents, including but not limited to disclosures containing the Annual Percentage Rate, Number of Payments, Finance Charges, and two notices of right to cancel containing the date the cancellation period expires. Immediately after Plaintiff signed the Transaction documents, all Transaction documents were picked up and taken by the notary public and no copies were left with Plaintiff. As such, pursuant to 15 U.S.C. §1635 and Reg. Z, 226.15, Plaintiff was entitled to the three year extended right of rescission.
- 11. Plaintiff is informed and believes, and thereon alleges that at a date after February 24, 2006, the Transaction was purchased and assigned to Deutsche Bank. The Transaction is currently being serviced by American Servicing Company under loan number 1127063815.
- 12. On October 15, 2007, within three years of the date of consummation of the Transaction, Plaintiff rescinded the Transaction by sending the notice (Rescission Notice) required by Regulation Z to Deutsche Bank (the entity Plaintiff believed to be the

holder of the Loan) and Decision One (the originating creditor). A copy of the Rescission Notice is herein attached and incorporated by reference as Exhibit "A".

13. A Trustee's Sale was scheduled against the Real Property for November 2, 2007. Plaintiff is informed and believes, and thereon alleges that after Defendants and/or their agents received the Rescission Notice and a request from Plaintiff to cancel or postpone the scheduled Trustee's sale, Defendants rescheduled the Trustee's Sale to an earlier date of October 30, 2007 at 10:00 a.m., in an effort to thwart Plaintiff's rescission rights.

FIRST CAUSE OF ACTION (TILA)

- 14. For a First Cause of Action against all defendants,Plaintiff restates the allegations contained in Paragraphs 1 through 13.
- 15. This Transaction was subject to Plaintiff's right of rescission as described by 15 U.S.C. § 1635 and Reg Z § 226.23 (12 C.F.R. §226.23)
- 16. In the course of the Transaction, Defendants violated 15 U.S.C. § 1635(a) and Reg Z § 226.23(b) by failing to deliver to Plaintiff "material" disclosures required by TILA and Reg Z, including but not limited to two copies of a notice of right to cancel containing the date the cancellation period expires.
- 17. Plaintiff has a continuing right to rescind the Transaction, pursuant to 15 U.S.C. § 1635(a) and Reg Z § 226.23(a)(3), for up to three years after consummation of the transaction.
- 18. Plaintiff sent a Rescission Notice to Deutsche Bank on October 15, 2007 via U.S. Express Mail. Delivery confirmation shows that it was received on October 17, 2007. A copy of the U.S. Postal delivery confirmation is herein attached and incorporated by reference as Exhibit "B". Plaintiff sent a Rescission Notice to Decision One on October 15, 2007 via First Class Certified U.S. Mail, postage fully prepaid.

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19. Despite Plaintiff's requests to postpone or cancel the sale to allow Defendants to comply with the requirements of 15 U.S.C. §1635(b) and Reg Z § 226.23(d)(2), Defendants have failed and refused to comply with 15 U.S.C. §1635(b) and Reg Z § 226.23(d)(2), and have instead rescheduled the Trustee's Sale for an earlier date, i.e., October 30, 2007.

- 20. As a result of the failure of Defendants to comply with the provisions of the TILA and Reg Z, Plaintiff is entitled to:
 - (a) Rescission of the Transaction:
 - (b) Termination of any security interest in Plaintiff's property created under the transaction;
 - (c) Return of any money or property given by Plaintiff to anyone, including defendants, in connection with the Transaction;
 - (d) Statutory damages of \$2,000.00 for Defendants' failure to respond properly to Plaintiff's Rescission Notice;
 - (e) Forfeiture of return of loan proceeds:
 - (f) An injunction, enjoining Defendants and their agents, attorneys, servicers and anyone acting on their behalf, during the pendency of this action, and permanently thereafter, from instituting, prosecuting, or maintaining foreclosure proceedings on the Plaintiff's property, from recording any deeds or mortgages regarding the property or from otherwise taking any steps to deprive Plaintiff of ownership of that property;
 - (g) Actual damages in an amount to be determined at trial; and

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(g) Costs and Reasonable attorney's fee.

SECOND CAUSE OF ACTION (Quiet Title)

- 21. For a Fourth Cause of Action against the defendants Plaintiff restates the allegations of Paragraphs 1 through 20.
- 22. Deutsche Bank claims an interest adverse to Plaintiff in the Real Property in the form of the trust deed recorded pursuant to the Transaction, and Plaintiff is seeking to quiet title against the claims of Deutsche Bank under such trust deed.
- 23. Plaintiff seeks to quiet title as of February 24, 2006, the date of consummation of the Transaction.

WHEREFORE, it is respectfully prayed that this Court:

ON THE FIRST CAUSE OF ACTION:

- 1. Assume jurisdiction of this case;
- 2. Declare the security interest in Plaintiff's home void:
- 3. Rescind the Transaction;
- 4. Order Defendants to take all action necessary to terminate any security interest in Plaintiff's property created under the transaction and that the Court declare all such security interests void, including but not limited to the deed of trust related to the Transaction;
- 5. Order the return to Plaintiff of any money or property given by Plaintiff to anyone, including but not limited to Decision One and Deutsche Bank, their agents, servicers etc. in connection with the Transaction;
- 6. Enjoin Defendants and their agents, attorneys, servicers or anyone acting on their behalf, during the pendency of this action, and permanently thereafter,

from instituting, prosecuting, or maintaining foreclosure proceedings on the Plaintiff's property, from recording any deeds or mortgages regarding the property or from otherwise taking any steps to deprive Plaintiff of ownership of that property;

- 7. Award Plaintiff statutory damages for Defendants' failure to respond properly to Plaintiff's rescission notice, in the amount of twice the finance charge in connection with the Transaction, but not less than \$200 or more than \$2,000 as provided by 15. U.S.C. § 1640(a);
- 8. Order that, because Defendants failed to properly respond to Plaintiff's notice of rescission, Plaintiff has no duty to tender, but in the alternative, if tender is required, determine the amount of the tender obligation in light of all the Plaintiff's claims, and order Defendants to accept tender on reasonable terms and over a reasonable period of time.
- 9. Award of actual damages in an amount to be established at trial;
- 10. Award Plaintiff costs and reasonable attorney's fees as provided under 15 U.S.C. §1640(a); and
- 11. Award such other and further relief as the Court deems just and proper.

ON THE SECOND CAUSE OF ACTION:

For an order quieting title in and to the Real Property in Plaintiff, free from any encumbrance, lien or cloud on title created as a result of the Transaction.

ON ALL CAUSES OF ACTION:

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- 1. For costs of suit incurred herein;
- 2. For reasonable attorneys fees permitted by statute; and,
- 3. For such other and further relief as this court may deem just and proper.

Dated: 10/19/07

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DEBORAH L. RAYMOND, Attorney for plaintiff, CODY NICHOLS

DEMAND FOR JURY TRIAL

PLAINTIFF, CODY NICHOLS, hereby demands a jury trial as provided by Rule

38(a) of the Federal Rules of Civil Procedure.

Dated: 10/19/07

DEBORAH L. RAYMOND, Attorney for plaintiff, CODY NICHOLS

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Law Offices of Deborah L. Raymond

380 Stevens Avenue, Suite 205 Solana Beach, CA 92075 Tel: 858-481-9559 Fax: 858-724-0747

October 16, 2007

SENT VIA U.S. EXPRESS MAIL

Tracking# ER 615976408 US

Deutsche Bank National Trust Company 60 Wall Street Mail Stop NYC60-3012 New York, NY 10005-5391

SENT VIA FACSIMILE# 1-866-453-6315 PRIOR TO FIRST CLASS CERTIFIED U.S. MAIL Certified Receipt# 7006 2150 0003 6678 7417

America's Servicing Company . P.O. Box 10388 Des Moines, IA 50306-0388

SENT VIA FIRST CLASS CERTIFIED U.S. MAIL

Certified Receipt# 7006 2150 0003 6678 7424

First American Loanstar Trustee Services 3 First American Way Santa Ana, CA 92707

SENT VIA FIRST CLASS CERTIFIED U.S. MAIL

Certified Receipt# 7006 2150 0003 6678 7431

Decision One Mortgage Company, LLC 38701 Seven Mile Road, Suite 350 Livonia, Michigan 48152 Attention: Cancellation Dept.

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Page 1 of 4

Re: Cody Nichols

ASC Loan#1127063815

Decision One Mortgage Company, LLC Loan Number: 2080060288710
Property Address: 2010 Rancho Manzanita, Boulevard, California 91905
NOTICE OF RESCISSION OF MORTGAGE HELD BY DEUTSCHE BANK
NATIONAL TRUST COMPANY, as Trustee for Morgan Stanley Loan Trust 2006-HE4
and ORIGINATED BY DECISION ONE MORTGAGE COMPANY, LLC
A QUALIFIED WRITTEN REQUEST PURSUANT TO 12 U.S.C. §2605

Dear Sir or Madam:

This office represents Cody Nichols in his claims against Decision One Mortgage Company, LLC, Deutsche Bank National Trust Company, as Trustee For Morgan Stanley Loan Trust 2006-HE4, and their assigns, servicers, agents, principals, subsidiaries and/or the holder/owner of the note for the above referenced loan (hereinafter referred to as "Creditor"). Enclosed is a copy of a Letter of Designation And Authorization signed by my client. All further communications must be directed to this office only. The debt associated with the above referenced loan number is hereby disputed.

NOTICE OF RESCISSION OF MORTGAGE

Consumer, Cody Nichols (hereinafter referred to as "Consumer"), base the following upon the understanding that Creditor is subject to the Truth In Lending Act (hereinafter "TILA"), and hereby exercise his rights under the Truth In Lending Act (15 U.S.C. §1601 et seq.), Regulation Z (12 C.F.R. § 226.1 et seq.), and related statutes and California state laws, which may include, without limitation, RESPA and California Finance Lenders laws, to rescind the above referenced loan. Without limitation, Consumer bases his right to rescind upon the fact that required disclosures pursuant to 15 USC §1601 et seq. were not provided to the Consumer, including but not limited to, two copies of a Notice of Right To Cancel containing all required information.

We are prepared to discuss a tender obligation, should it arise, and satisfactory ways in which my client may meet this obligation. Please be advised that if you do not cancel the security interest and return all consideration paid by my client within 20 days of receipt of this letter, you could be responsible for actual and statutory damages pursuant to 15 U.S.C. § 1640(a).

Additionally, pursuant to 15 U.S.C. § 1641(f)(2) and 12 U.S.C. § 2605, A QUALIFIED WRITTEN REQUEST is hereby made for the name, address, and telephone number of the master servicer, all the mortgage holders, all the note/loan holders, and all the owners of the loan described above. Furthermore, A QUALIFIED WRITTEN REQUEST is made for all signed

and/or unsigned copies of the following documents, if they exist, relating to the above referenced loan:

- 1. All Notices of Right to Cancel;
- 2. HUD-1 Disclosure;
- 3. Truth In Lending Act Disclosures;
- 4. The Entire Note:
- 5. Deed of Trust:
- 6. All riders to any of the above documents;
- 7. Disclosures pursuant to 15 U.S.C. §1639;
- 8. A History of Payments and other document showing the loan disbursements, loan charges, payments made, and current principal balance due;
- 9. The Entire Loan Application File; and
- 10. All correspondence.

Request is also made for an immediate written description of all information, data, or other documentation that you believe would disprove that this loan is in violation of TILA, RESPA, and/or California Finance Lenders laws and subject to rescission.

It appears that a Notice of Trustee's Sale has been recorded against my client's property, with a scheduled sale date of 11/02/2007. Please telephone me immediately at 858-481-9559 to discuss the cancellation or postponement of this sale. Be advised that your failure to postpone or cancel the 11/02/2007 sale date, and inform me of such postponement or cancellation, by no later than 4:00 p.m. (pst) on Thursday, October 18, 2007, will cause significant additional damages to my client, such damages may include emotional distress from the wrongful sale of my client's family home to a bona fide purchaser. Placing my client, his mother, and ill father on the street with no home will cause serious and irreparable harm to my client and his family. In addition, significant expense, including but not limited to attorneys' fees will be incurred from the requirement to file an Application for a Temporary Restraining Order/Preliminary Injunction.

Your immediate attention to this matter is demanded.

Sincerely,

Deborah L. Raymond Attorney for Cody Nichols

Page 3 of 4

I WISH TO RESCIND/CANCEL AMERICA'S SERVICING COMPANY LOAN NUMBER 1127063815 (DECISION ONE MORTGAGE COMPANY LLC LOAN NUMBER 2080060288710). A signed photocopy, PDF, or facsimile of this wish to Rescind/Cancel shall have the same force and/or effect as a signed original.

Dated: Oct, 16, 2007

Corly Nichols-

Page 4 of 4



Home | Help

Track & Confirm

Track & Confirm

Enter Label/Receipt Number.

Track & Confirm

Search Results

Label/Receipt Number: ER61 5976 408U S

Status: Delivered

Your item was delivered at 1:46 PM on October 17, 2007 in NEW YORK, NY 10268. The item was signed for by B MATTHEW.

Additional Details > Return to USPS.com Home >

Notification Options

Track & Confirm by email

Get current event information or updates for your item sent to you or others by email. (Go >)

Proof of Delivery

Verify who signed for your item by email, fax, or mail. / Go > .

POSTAL INSPECTORS Preserving the Trust

site map contact us government services jobs National & Premier Accounts Copyright @ 1999-2004 USPS: All Rights Reserved. Terms of Use Privacy Policy

EXHIBIT "B"

JS44

(Rev. 07/89)

CIVIL COVER SHEET

	eptember 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket							
CODY NICHOLS, an individual, (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASES)				DANTS		2007.00		
				DEUTSCHE BANK NATIONAL TRUST COMPANY, & Thustee For Morgan Stanley Loan Trust 2006-HE4, an entity of unknown form; DECISION ONE MORTGAGE COMPANY; LLC, a North Carolina Limited Liability Company; and DOES 1:10 cinclusive, County of residence of first listed defendant on u.s. Plaintiff cases only by the control of the tract of Land involved.				
(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) Law Offices of Deborah L. Raymond 380 Stevens Avenue, Suite 205 Solana Beach, CA '92075 Tel# (858) 481-9669				07 CV 2039 L NLS				
II. BASIS OF JURISDICTION (PLACE AN x IN ONE BOX ONLY)			III. CITIZ SSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX					
□1U.S. Government Plaintiff (U.S. Government Not a P		Party)	Citizen of This State			DEF Incorporated or Princip in This State	PT DEF	
☐ 2U.S. Government Defendant ☐ 4Diversity (Indicate Citizenship of Parties in Item III			Citizen as Subject of a Passion		□ ₂ □ ₃	in Another State		
V. NATURE OF SUIT (PLAC								
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VII. REQUESTED IN COMPLAINT: COMPLAINT: COMPLAINT: CHECK IF THIS IS A CLASS ACTION Not less than DEMAND \$ 2,000.00 + rescission UNDER f.r.c.p. 23 Check YES only if demanded in complaint: JURY DEMAND: \$\$\text{YES only if demanded in complaint:}} JURY DEMAND: \$\$\text{XY YES ONLY IN CLASS ACTION Not less than}} VII. REQUESTED IN Check YES only if demanded in complaint: STATE OF CHECK IF THIS IS A CLASS ACTION Not less than								
VIII. RELATED CASE(S) IF DATE 10/19/20		_{DGE} n/a		SIGNATURE OF ATT	ORNEY	Docket Number OF RECORD	n/a)	
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#193727 \$350 P3 10/19/07 ::ODMA\PCDOCS\WORDPERFECT\22816\1 January 24, 2000 (3:10pm)

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA SAN DIEGO DIVISION

143727 - KD

October 19, 2007 15:49:09

Civ Fil Non-Pris

USAO #.: 07CV2039

Judge..: M. JAMES LORENZ

Amount.:

\$350.00 CK

Check#.: BC 5861

Total-> \$350.00

FROM: CIVIL FILING

NICHOLS V. DEUTSCHE BANK NAT'L. TRUST CO., ET AL